

General terms and conditions of using Iscreen.design

I. General provisions

Please read these General terms and Conditions ("Terms", "Terms and Conditions", T&C) carefully before using the www.iscreen.design website. The present terms and conditions set the rules and conditions for using the services provided by Iscreen.design to natural and legal persons.

II. Definitions

The following words and terms shall have the meanings set forth below when they are used in the Terms and Conditions.

"WEB SITE or SITE" means the Iscreen.design website, including the merchant and online advertising database, design, text, graphics, and all other content on all web pages within it, as well as search results, all domains related with the site and all the software products and technologies that are part of the site.

"SEARCH" means the function that enables the users of the Web Site to find through it goods and services.

"USER" is any natural person who uses any of the services on the site.

"SERVICE (s)" on the site include:

- access to web site resources / data provided through the web browser;
- Creating and personalizing product profiles through which, users of goods and services, through an informed choice to find sellers of such products.
- receiving email newsletters from those who have registered for the Site Users service.

"PARTNER" is any legal entity on behalf of which Iscreen.design provides information about its products and / or services to Site Users who have given their consent to this.

"THIRD PARTY ASSOCIATES" - acts or omissions of third parties that conflict with the rules of Internet ethics, including but not limited to DoS (Denial of Service), server intrusion, deface, theft data and more.

"DIRECT MARKETING" - offering goods and services to Users by traditional or electronic mail, by telephone or in another direct way, subject to their explicit consent.

III. Copyright

All rights reserved. The content of the site is protected by copyright, trademarks, database rights and other intellectual property rights. You may download and display content on a computer screen, store this content in electronic form on a disc (but not on a server or other network-attached storage device) and print a copy of such content for your personal, non-commercial use only if all copyrights remain unaltered.

You may not reproduce, modify, copy, distribute or use for commercial purposes the materials or content of the site without the written permission of Iscreen.design.

IV. Privacy

In connection with the use of the services of the site we process personal data under the

terms of our Privacy Policy, which you can read [here](#). Policy is an integral part of the Terms and Conditions.

Iscreen.design may provide aggregate site visit statistics to advertisers / advertising agencies that keep statistics on clicks and other user actions on their ad banners and links to produce internal statistics. Data for statistical purposes are provided anonymously. Your data is used for direct marketing purposes only if you have explicitly given your consent. Direct marketing is not considered as submitting information about changes to the Terms and Conditions of the Site or the Privacy Policy.

V. Limitation of Liability

You use this site under your own responsibility.

Iscreen.design does its best to keep this site true, accurate, and up-to-date, without excluding the possibility of objectionable inaccuracies or omissions. We are not responsible for the consequences, including any damage caused by or in any way related to the access, use or inability to use this site. All information on the site is provided in accordance with current Bulgarian legislation. However, Iscreen.design is not responsible for the information (including not guaranteeing the quality, reliability and the safety of the merchandise and the services offered by the merchants) contained in the catalogs, as well as in Sites to which this site contains links.

Iscreen.design is not responsible for the subjective perceptions and interpretation of the accuracy, completeness and usefulness of the information resources of this site.

Iscreen.design assumes no direct or implicit liability for the quality, availability, reliability, legality, accuracy, completeness or advice, content, search results, goods or services provided from or through the Site, including from or through other Linked or Linked Websites. However, we make reasonable efforts to protect its integrity and security from malicious third party attacks.

Iscreen.design is entitled to compensation for any damages, expenses and claims of third parties that result from a violation of these terms and conditions and / or unauthorized use of the site's services.

VI. Services

The services provided by Iscreen.design include access to the site of users and partners under the following distinctions:

1. Users have the right to receive free and full access to sections of the site
2. Users have the right to review and choose products from the catalogue

VII. Prices and payment terms

Product prices which are not specified in the website may be negotiated and are provided after signing the Contract.

The price of the product is paid 60% in advance 3 days after signing the Contract. All products are with different delivery time that can be negotiated. The amounts due can be paid via bank transfer. Iscreen.design reserves the right not to accept certain forms of payment without giving specific reasons for the refusal. If the payment is not in cash, it is considered done at the time of crediting the amount due to Iscreen.design. In case of delayed payment the Client due to Iscreen.design penalty of one percent on the unpaid amount for each day of delay until full payment of the amount due. In case of delayed payment Iscreen.design has the right to restrict or cancel the Client's delivery until the full payment of the amount due.

Iscreen.design reserves the right to change the content of the products and the services and their prices according to the company policy. The changes do not apply to a

contracts concluded before the announcement unless it is expressly agreed between SOHO and the Client.

Iscreen.design releases invoice to the Client for all payments.

VIII. Changes

Iscreen.design reserves the right to make changes to these Terms and Conditions at any time by promptly publishing these changes along with a notice of changes to the Terms and Conditions on the site.

IX. Final provisions

If any of the clauses of these T&C are found to be invalid, the validity of the remaining clauses shall not be changed. A clause which is partially or completely invalid will be replaced by one which is as close as possible in meaning and in accordance with the intent of the parties. The same applies in case of a lapse.

All disputes between the parties shall be settled by mutual agreement, and when impossible, the parties agree that the disputes arose in connection with these Terms and Conditions will be reviewed by competent state courts in Sofia.

For all issues not governed by these General Terms and Conditions, the legislation in force in the Republic of Bulgaria shall apply.